The Honorable Jeh Johnson Secretary of Homeland Security Washington, D.C. 20528

The Honorable Loretta Lynch Attorney General of the United States U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

Re: Notification of disabilities of persons targeted in Central American refugee raids

and request for immediate modifications

Dear Secretary Johnson and Attorney General Lynch:

We write to notify you personally that a substantial proportion of the Central American refugees targeted in Department of Homeland Security (DHS) raids that began yesterday, and a substantial proportion of those who are currently in removal proceedings before the Executive Office for Immigration Review (EOIR), are disabled, as that term is defined in the Rehabilitation Act of 1973. This letter is meant to notify you of their disabilities and to request reasonable modifications to the asylum process and removal proceedings and to the current enforcement operations.

Notice of Disability Under Rehabilitation Act

Based on available information, a substantial portion of the Central American refugees who were placed in removal proceedings on or after January 1, 2014, including those who are now being targeted in ICE raids, were exposed to profound and substantial trauma in their countries of origin. Since 2014, thousands of people from Central American families, including single mothers and toddlers, have come to the United States seeking refuge from gang- and gender-based violence in their countries of origin. Families have traveled hundreds of miles through dangerous conditions to bring children to safety. A very high proportion of the Central American mothers and children now targeted for ICE raids have survived sexual assault or other forms of extreme violence, have mourned the loss of close family members to particularized violence, and today suffer the inevitable consequences of exposure to this trauma. In many cases, the harmful health consequences of this prior trauma were made even worse by the conditions of confinement DHS imposed on these families, both at the U.S. border and in family detention facilities. A June 30, 2015 complaint submitted to DHS by the American Immigration Lawyers Association, American Immigration Council, and Women's Refugee Commission ("AILA Complaint") documents the significant detrimental impact of family detention on mothers and children who are asylum seekers and victims of trauma.

A substantial proportion of the Central American parents and children who have sought refuge in the U.S. are suffering from severe symptoms of—and in many cases meet diagnostic criteria for—posttraumatic stress disorder, generalized anxiety, and depression. Symptoms from these and other trauma-related conditions can substantially impair and limit major life activities, including negatively impacting and interfering with the ability of these families to meaningfully participate in asylum processing and immigration removal proceedings, federal programs subject to the Rehabilitation Act. As a result, a substantial number of the Central American refugees now targeted for ICE raids are disabled, as that term is defined in the Rehabilitation Act. 42 U.S.C. § 12102(1); 29 C.F.R. § 1630.2. The violent nature in which the current DHS raids are being conducted poses substantial risk for further harm and exacerbation of traumatic symptoms.

Providing Reasonable Accommodations to Central American Refugee Families

Media reports indicate that Immigration and Customs Enforcement (ICE) has begun to conduct a series of raids to deport Central American families. These refugee families have fled particularized violence and persecution in their countries of origin and are seeking asylum and other humanitarian relief. Central American refugee families are currently subject to armed ICE officers forcing or coercing their way into homes, in some instances pulling adults and children out of bed before dawn. The violent manner in which ICE officers are conducting raids threatens to cause further harm to these disabled refugees. Mothers and children who witnessed and survived arrest, torture, and murder of family members, and attempts on their own lives, will be grossly re-traumatized by ICE raids. These refugees' ability to advocate for themselves in removal proceedings even after entry of a final order by, for example, moving to rescind *in absentia* orders or to reopen final orders of removal will be further impaired by ICE's actions, in violation of the Rehabilitation Act. These individuals now require reasonable modifications to DHS conduct of enforcement operations and EOIR adjudication of removal proceedings.

In addition to providing notice of disability, we request immediate modification of EOIR and DHS policies and DHS's conduct of the raids now underway to ensure that these disabled refugees have meaningful access to their processing as asylum seekers and to their removal proceedings. DHS, EOIR, and government contractors have routinely provided families with inadequate orientation to the U.S. immigration system, a system that is supposed to guarantee the opportunity to seek asylum and other humanitarian relief. These disabled parents and children should be provided with a fair and humane process. Consequently, we request reasonable accommodations to ensure that end, including:

(1) review of the underlying removal orders on which DHS raids are purportedly based, in order to confirm that the orders were not obtained in violation of the Rehabilitation Act, *see Franco-Gonzales v. Holder*, 767 F.Supp.2d 1034 (C.D.Cal. 2010) (Rehabilitation Act applies to removal proceedings and requires reasonable modifications for disabled respondents);

- (2) immediate suspension of all raids against Central American families pending conclusion of this review;
- (3) provision of counsel to disabled refugees unable to represent themselves in asylum processing and removal proceedings;
- (4) service of a written request for an individual or family to surrender for removal *prior* to the government conducting a raid; and
- (5) any further reasonable modifications to the asylum processing, removal proceedings, and enforcement operations required for these disabled refugee families, in accordance with the Rehabilitation Act.

Without these reasonable modifications, parents and children are unable to meaningfully participate in refugee processing or removal proceedings, including an inability to pursue motions to rescind *in absentia* orders or to reopen final orders following arrest in a raid. PTSD and other trauma-induced mental impairments inhibit survivors' ability to form a coherent narrative of traumatic memories, to concentrate, and to communicate. Conditions of stress exacerbate the effects of trauma on a survivor's ability to tell her family's story. Consequently, without the requested reasonable modifications, Central American refugee families are unable to meaningfully navigate complex immigration proceedings or coherently articulate past persecution and ongoing fear as required for asylum claims. The re-traumatizing experience of arrest by armed, uniformed ICE agents who enter private homes, often without a warrant or consent, means that the current raids further prevent these disabled refugees from meaningfully participating in removal proceedings by exacerbating these trauma-induced impairments.

The Rehabilitation Act prohibits government agencies from discriminating against individuals on account of qualifying disabilities. 29 U.S.C. § 794; 42 U.S.C. § 12102(1); 28 C.F.R. § 35.130. DHS regulations require that DHS agencies provide reasonable modification to disabled individuals, pursuant to the Act. 6 C.F.R. §§ 15.1-15.70. Failure to implement reasonable modifications accommodating the disabilities of these Central American refugees constitutes a violation of civil rights statutes protecting persons with disabilities, for which you, your agencies, and your subordinate officials may be liable. 29 U.S.C. § 794; 42 U.S.C. § 12102(1); 28 C.F.R. § 35.130; 6 C.F.R. §§ 15.1-15.70.

You already know or should know of the disabilities of the families now targeted for raids, based on the medical screenings that were performed or should have been performed upon DHS's initial arrest or detention of these families and children. These screenings, along with removal proceedings, should also make you aware of the barriers to meaningful participation in removal proceedings and programs for asylum and humanitarian relief that these disabilities have caused. Accordingly, we do not believe that either this notification of disability or the specific request for reasonable modifications is required by law. Nevertheless, so as to bring this matter directly and unambiguously to your attention, we provide this formal notice and request. Please contact Michael Wishnie at the Jerome N. Frank Legal Services Organization at Yale Law School, (203) 436-4780, michael.wishnie@yale.edu, if you would like to discuss this matter further.

Sincerely,

Access Living of Metropolitan Chicago

Adelante Alabama Worker Center

Advancing Justice – Asian Law Caucus

Advocacy for Justice and Peace Committee of the Sisters of St. Francis of Philadelphia

The Advocates for Human Rights

Alabama Coalition for Immigrant Justice

American Civil Liberties Union of Maryland (ACLU-MD)

American Federation of Labor – Congress of Industrial Organizations (AFL-CIO)

American Immigration Lawyers Association, Connecticut Chapter

Amistad Catholic Worker (New Haven, Connecticut)

Apostle Immigrant Services

The Arc of the United States

Arkansas United Community Coalition (AUCC, Arkansas Unido)

Asian Americans Advancing Justice - Los Angeles

Asian Law Alliance

California Immigrant Youth Justice Alliance

CASA de Maryland

Catholic Legal Immigration Network, Inc.

Center for Gender & Refugee Studies

Center for Popular Democracy

Central Ohio Worker Center - Columbus, Ohio

Chicago Appleseed Fund for Justice

Church World Service

Cleveland Jobs with Justice

Coalition for Humane Immigrant Rights of Los Angeles (CHIRLA)

Coalition of Residents and Immigrants in Solidarity

Colombia Action/Connecticut

Colorado Immigrant Rights Coalition

Community Activism Law Alliance

Congregations Organized for a New Connecticut (CONECT)

Connecticut Immigrant Rights Alliance

Connecticut Legal Rights Project

Connecticut Legal Services, Inc.

Connecticut Working Families Party

Conversations With Friends

CT Students for a Dream

Dallas AFL-CIO

Disability Rights DC at University Legal Services

El CENTRO de Igualdad y Derechos

Equal Rights Advocates

Equip for Equality

Faith In New Jersev

Families for Freedom

Feministing.com

First Focus

Franciscan Action Network

Franciscans for Justice

Franciscan Peace Center

FWDYale

Gamaliel Network

Georgia Detention Watch

Georgia Latino Alliance for Human Rights

Grassroots Leadership

Greater Birmingham Ministries

Greater Hartford Legal Aid

The Hat Project

Hesperian Health Guides

Holy Spirit Missionary Sisters, USA - Justice, Peace and Integrity of Creation

ICE Free NJ

Idaho Community Action Network (ICAN)

Illinois Coalition for Immigrant and Refugee Rights

Immigrant Defense Project

Immigrant Justice Advocacy Movement

Immigrant Justice Corps

Immigrant Law Center of Minnesota

Immigrant Legal Resource Center

The Immigration & Refugee Task Force of the Unitarian Society of New Haven

Institute for Social and Cultural Practice and Research, Inc.

Interfaith Movement for Immigrant Justice (IMIrJ)

The International Institute of Connecticut (IICONN)

Jobs With Justice

Junta for Progressive Action

Juntos

Justice, Peace, and Integrity of Creation Office, Sisters of St. Francis, Oldenburg, Indiana

Kids in Need of Defense (KIND, Inc.)

Know Your IX

La Luz Hispana

Latin American Coalition

Latino Advocacy Foundation of Fairfield County

LatinoJustice PRLDEF

Latino Victory Project

Lawyers' Committee for Civil Rights of the San Francisco Bay Area

League of United Latin American Citizens

Legal Aid Justice Center, Falls Church, Virginia

Legal Aid Society – Employment Law Center

LGBTQ+ Youth Kickback

Little Sisters of the Assumption, US Territory

Lowcountry Immigration Coalition

Make the Road Connecticut

Make the Road New Jersey

Make the Road New York

Make the Road Pennsylvania

Manos Unidas de New Britain

Maryland Immigrant Rights Coalition

MEChA de Yale

Mi Familia Vota

Migrant Families Popular Assembly

Migrant Justice

National Center for Lesbian Rights

National Council of Jewish Women

National Day Laborer Organizing Network (NDLON)

National Employment Law Project

National Immigrant Justice Center

National Immigration Law Center

National Immigration Project of the National Lawyers Guild

National Korean American Service and Education Consortium (NAKASEC)

National Latina Institute for Reproductive Health

Neighbors Link Stamford

NETWORK, A National Catholic Social Justice Lobby

New England Joint Board of UNITE HERE

New Haven Legal Assistance Association

New Haven Peoples Center

New Haven Rising

New Jersey Youth For Immigrant Liberation

New Mexico Immigrant Law Center

New Orleans Workers Center for Racial Justice

New Sanctuary Coalition of New York

New Sanctuary Movement of Philadelphia

New York State Interfaith Network for Immigration Reform

North Georgia Immigrant Justice

Northern Manhattan Coalition for Immigrant Rights

NWDC Resistance, Tacoma, Washington

OneAmerica

Organize Now

Organized Communities Against Deportations, Chicago, Illinois

Pax Christi USA

People's Health Movement – United States

Portland Immigrant Rights Coalition

Provincial Council of the Clerics of St. Viator (Viatorians)

Refugee and Immigrant Center for Education and Legal Services (RAICES)

Service Employees International Union (SEIU)

SEIU 32BJ

SEIU United Service Workers West (SEIU-USWW)

Senior & Disability Action

Services, Immigrant Rights, and Education Network (SIREN)

Sex Workers Project at the Urban Justice Center

Show Up for Racial Justice

Sisters of the Living Word

Sisters of Mercy South Central Community

Sisters of St. Francis of the Neumann Communities

Somos Mayfair

St. Rose of Lima Roman Catholic Parish, New Haven, Connecticut

Student Action with Farmworkers

Tennessee Immigrant and Refugee Rights Coalition (TIRRC)

Texas Appleseed Fund for Justice

Texas Organizing Project

Unidad Latina en Acción Connecticut

Unidad Latina en Acción New Jersey

United Action Connecticut

United We Dream

Urban Justice Center

Virginia Coalition for Immigrant Rights

Washington Defender Association's Immigration Project – Seattle, Washington

The Washington Lawyers' Committee for Civil Rights and Urban Affairs

We Belong Together

WeCount! - Homestead, Florida

Worker and Immigrant Rights Advocacy Clinic, Jerome N. Frank Legal Services Organization at Yale Law School

Young Immigrants in Action

cc: Stevan Bunnell, General Counsel

David Shahoulian, Deputy General Counsel

Office of the General Counsel

U.S. Department of Homeland Security

Mail Stop 3650

Washington, D.C. 20528

Sarah R. Saldaña, Director

U.S Immigration and Customs Enforcement

500 12th St., SW

Washington, D.C. 20536

Megan H. Mack, Officer for Civil Rights and Civil Liberties

Office for Civil Rights and Civil Liberties

U.S. Department of Homeland Security

Building 410, Mail Stop #0190

Washington, D.C. 20528

Vanita Gupta

Acting Assistant Attorney General for the Civil Rights Division

U.S. Department of Justice

Civil Rights Division

950 Pennsylvania Avenue, N.W. Office of the Assistant Attorney General, Main Washington, D.C. 20530